## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

UNITED STATES OF AMERICA

VS. CR. No. 16 – 11 M

JASON BOUDREAU :

## MOTION TO CONTINUE SENTENCING

Now comes Jason Boudreau, the Defendant in the above captioned matter, and moves this Honorable Court to continue the sentencing in this matter for a period of 60 days. In support of this request, defense counsel states that he is waiting for a mitigation report to be finalized and received.

The government, through AUSA Denise Baron, has no objection to the granting of this Motion.

Respectfully submitted Jason Boudreau By his attorney,

/s/ Olin Thompson #5684 Assistant Federal Defender 10 Weybosset St., Ste. 300 Providence, RI 02903 (401) 528-4281 FAX 528-4285 olin\_thompson@fd.org

## **CERTIFICATION**

I hereby certify that a copy of this motion was delivered by electronic notification to Denise Barton, Assistant United States Attorney, on November 13, 2018.

/s/ Olin Thompson